

441—90.6(249A) Terminating services.

90.6(1) MR/CMI/DD case management shall be terminated when:

- a.* The consumer does not meet eligibility criteria under rule 441—90.2(249A); or
- b.* The consumer has achieved all goals and objectives of the service; or
- c.* The consumer has no current need for MR/CMI/DD case management; or
- d.* The consumer receiving MR/CMI/DD case management based on eligibility under an HCBS waiver is no longer eligible for the waiver; or
- e.* The consumer or the consumer's legally authorized representative requests termination; or
- f.* The consumer is unwilling or unable to accept further services; or
- g.* The consumer or the consumer's legally authorized representative fails to provide access to information necessary for the development of the service plan or implementation of MR/CMI/DD case management.

90.6(2) The provider shall notify the consumer or the consumer's legally authorized representative in writing of the termination of MR/CMI/DD case management, in accordance with 441—subrule 7.7(1).